

MOTION FOR RELIEF FROM STAY

Plaintiff, William Foster, a creditor, by the undersigned counsel, states:

- 1. This Court has jurisdiction under 11 U.S.C. § 727 (a) (4) and 28 U.S.C. § 1334.
- 2. This motion in this adversary proceeding is based on 11 U.S.C. §362(d). The Plaintiff/ Creditor, William Foster is a creditor of the debtor/ defendant, Circuit City Stores, Inc. and/or Circuit City Purchasing Company, LLC, in the above-entitled bankruptcy case.
- 3. Prior to the commencement of the above-entitled bankruptcy case, the plaintiff had on, December 31, 2007, commenced a lawsuit entitled William Foster v. Circuit City Purchasing Company, LLC, et al., bearing Docket Number NNI CV 08 5002945, Judicial District of New Haven at Meriden, against the defendant for personal injuries the plaintiff suffered on June 19, 2006 at the Circuit City store located at 19 Universal Drive, North Haven, Connecticut. Attached hereto as Exhibit A.

- 4. The plaintiff claims injuries valued in excess of \$15,000.00. On November 10, 2008, the debtor, filed a bankruptcy petition in this Court.
- 5. The debtor was covered by a policy of insurance through Old Republic Insurance Company with policy limits in the amount of \$1,500,000.00, for the above date of loss.

WHEREFORE, the plaintiff respectfully requests that this Court grant him relief from the automatic stay pursuant to 11 U.S.C. 362 in order to allow him to pursue his lawsuit against the defendant.

WILLIAM FOSTER

Christi M. Carrano

Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue

North Haven, CT 06473

Telephone Number (203) 787-4844

Facsimile Number (203) 787-4213

Fed. Bar No.CT 25707

In Re:		X	Charten 11
In Ke:		:	Chapter 11
CIRCUIT CITY et al.,	Y STORES, INC.,	: :	Case No. 08-35653
	Debtors,	:	Jointly Administered
		: X	January 2, 2009
		OMATIC I	RELIEF FROM STAY t is hereby ORDERED that:
The foregoing of The Plaintiff, Vinjuries and related dark	motion having been dul Villiam Foster, is hereby mages against the debto	OMATIC I ly noticed, i y permitted	RELIEF FROM STAY
The foregoing to	motion having been dul Villiam Foster, is hereby mages against the debto	OMATIC I ly noticed, i y permitted	RELIEF FROM STAY It is hereby ORDERED that: to pursue a claim for personal

, JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In Re:

Chapter 11

CIRCUIT CITY STORES, INC.,

et al.,

Case No. 08-35653

Debtors,

Jointly Administered

X January 2, 2009

NOTICE OF BAR DATE FOR OBJECTION TO ORDER OR REQUEST FOR HEARING

The undersigned (the "Movant") has filed the following documents:

- 1) Motion for Relief (the "contested matter") and;
- 2) A proposed Order;

A copy of each is attached to this notice.

PLEASE TAKE NOTICE that unless you file a written request for a hearing or a written objection to the contested matter and serve a copy on the undersigned Movant no later than January 29, 2009 the proposed order may enter without a hearing or any

further notice.

WILLIAM FOSTER

By: Christi M. Carrano, His Attorney

Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue North Haven, CT 06473

Telephone Number (203) 787-4844 Facsimile Number (203) 787-4213

Fed. Bar No.CT 2570

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In Re:

CIRCUIT CITY STORES, INC.,
et al.,

Case No. 08-35653

Debtors,

Jointly Administered

X

January 2, 2009

NOTICE OF BAR DATE CERTIFICATION

This is to certify that on the above date a copy of the foregoing Motion for Relief from the Automatic Stay, proposed order, Notice of Bar Date for Objection to Order or Request for Hearing, Certification and accompanying Exhibits have been mailed to:

Attorney for the Debtor
Gregg M. Galardi, Esq.
Ian S. Fredericks, Esq.
Skadden, Arps, Slate, Meagher & Flom, LLP
P.O. Box 636
Wilmington, DE 19899-0636

Dion W. Hayes Douglas M. Foley One James Center 901 E. Cary Street Richmond, VA 23219

Chris L. Dickerson, Esq. Skadden, Arps, Slate, Meagher & Flom, LLP 333 West Wacker Drive Chicago, IL 60606

 U.S. Bankruptcy Court Clerk's Office
 701 East Broad Street, Suite 400 Richmond, VA 23219 4. U.S. Trustee 701 E. Broad Street, Suite 4000 Richmond, VA 23219

> Christi M. Carrano Attorney at Law

, Case 08	-35653-KRH Doc 13	396 Filed 01/06/09 E Document Page 7	:ntered 01/07/09 16: ' of 31	02:44 Desc Main	
SUMMONS - CIVIL. Except Family Actions) 10-CV-1 Rev. 1-2000 10-G S § 51-346, 51-347, 51-349, 51-350, 52-45a, 22-48, 52-259, P 8 Secs 3-1 thru 3-21, 8-1 INSTRUCTIONS			JRT "	X" ONE OF THE FOLLOWING: Amount, legal interest or property lemand, exclusive of interest and costs is:	
2. Prepare or photocop 3. Attach the original s there are more than 4. After service has be 5. The party recognize 6. Do not use this for for other exceptions	sign original summons and conform a py conformed summons for each defen ummons to the original complaint, and 2 plaintiffs or 4 defendants prepare for ten made by a proper officer, file origin of to pay costs must appear personally in for actions in which an attachment, go is.	Il copies of the summons dant, attach a copy of the summons to each co, attach a copy of the summons to each co, an JD-CV-2 and attach it to the original anal papers and officer's return with the clerk before the authority taking the recognizar arnishment or replevy is being sought. Se	d all copies of the complaint sof court side. e Practice Book Section 8-1	less than \$2,500 \$2,500 through \$14,999.99 \$15,000 or more "X" if applicable) Claiming other relief in addition to or in lieu of more or damages.	ney
		HE STATE OF CONNECTICUT, his Summons and attached Com	•		15[C
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	STREET, MERIDEN, CT 0645	R PAPERS SHALL BE FILED (No., street, 1	town and zip code) (C G S 51-345,	51-350) TELEPHONE NO. (with area 203-238-6666	code)
PARTIES	(No., street, town and zip o			Form JD-CV-2 attached	PIY NO.
FIRST NAMED PLAINTIFF	FOSTER, WILLIAM, 87 MAR	TIN STREET, WEST HAVEN, C	T 06516		01
Additional Plaintiff					02
DEFENDANT		S COMPANY, LLC, 9950 MAYL ERVICE COMPANY, 50 WEST			50
Additional Defendant		MS, INC., 36 CAPITAL DRIVE, V 50 WASHINGTON AVENUE, HA		, C/O AGENT FOR SERVICE	51
Additional Defendant					52
Additional Defendant					53
		NOTICE TO EACH DE	ENDANT		
 The Complate each Plainting To respond you or your Clerk of the the second If you or your 	s a Summons in a lawsuit, int attached to these papers s if is making against you in this to this Summons, or to be info attorney must file a form called	lawsuit. rmed of further proceedings, d an "Appearance" with the ove Court address on or before te. "Appearance" form on time.	Court address. 7. If you believe that you claim that is being many should immediately tall your insurance repres 8. If you have questions you should consult an	have insurance that may cover to against you in this lawsuit, you et the Summons and Complaint entative. about the Summons and Complaint attorney promptly. The Clerk of the give advice on legal questions.	u to aint, o f
DATE 11/13/07	بناء شرين بيا ما ما و برايا	M CHILLIA		E IN NAME OF PERSON SIGNING AT L	EFT -
NAME AND ADD	R CARRANO, L.L.C., 270 QUI	R PLAINTIFF IF PRO SE (No , street, tow NNIPIAC AVENUE, NORTH HA	VEN, CT 06473 203-7	HONE NUMBER JURIS NO. (If atty or la 422431	
JENNIFER I	(OERLIN, 270 QUINNIPIAC A	O PROSECUTE IN THE AMOUNT OF \$25 VE., NORTH HAVEN, CT 06473		SIGNATURE OF PLAINTIFF IF PROS	⊅ ⊏
# PLFS # DE:	2 / Munto	Ty (Lilling)	Comm. of Superior Court () Assistant Clark	dial District of Fig. Count Use Only BEPERIOR COURT	7 1 A . C . S
a. The signing		f(s) will not be denied access to the chat service is made in the manner pr		DEC 3 1 2007	

- b. It is the responsibility of the Plaintiff(s) to see that service is made in the manner provided by law.
- c. The Clerk is not permitted to give any legal advice in connection with any lawsuit.
- d. The Clerk signing this Summons at the request of the Plaintiff(s) is not responsible in any way for any errors or omissions in the Summons, any allegations contained in the Complaint, or the service thereof.

JOSEPH M. DUDRA

I hereby certify I have read and understand the above:

DATE SIGNED

Japuary 15, 2008

RETURN DATE: DECEMBER 18, 2007 SUPERIOR COURT

WILLIAM FOSTER : JUDICIAL DISTRICT OF NEW HAVEN

VS. : AT MERIDEN

CIRCUIT CITY PURCHASING : NOVEMBER 13, 2007 COMPANY, LLC, ET AL.

COMPLAINT

FIRST COUNT (As to the Defendant, Circuit City Purchasing Company, LLC)

- 1. On or about June 19, 2006, and for some time prior thereto, there existed on 19 Universal Drive, North Haven, Connecticut, a store known as Circuit City.
- 2. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, was the owner of the store commonly known as Circuit City.
- 3. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, operated the business Circuit City.
- 4. At said time, the defendant, Circuit City Purchasing Company, LLC, was a limited liability company doing business in the State of Connecticut.
- 5. At all times mentioned herein, the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, was a business that invited the public to enter thereon.
- 6. At all times mentioned herein, the premises were under the defendant, Circuit City Purchasing Company, LLC's, exclusive possession and control.

- 7. On or about June 19, 2006, at approximately 1:39 p.m., the plaintiff, William Foster, was a business invitee of Circuit City Purchasing Company, LLC, d/b/a Circuit City.
- 8. On said date and time, as the plaintiff was exiting the store, the automatic door failed to fully open and the plaintiff. William Foster, was caused to strike his head on said door, causing him injuries.
- 9. Said occurrence was due to the negligence and/or carelessness of the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, in any one or more of the following ways:
 - a) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, caused, allowed and/or permitted said door to be and remain in a hazardous and dangerous condition in that it did not open and close properly;
 - b) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
 - c) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;
 - d) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, knew of said hazardous and dangerous condition, and despite their knowledge, failed to take necessary measures to remedy said condition;
 - e) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, failed to warn the plaintiff of the dangerous condition, then and there existing, by placing warning signs and or other devices on or near the door;

- f) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, created the dangerous and defective condition.
- 10. As a result of the negligence of the defendant and of said occurrence, the plaintiff sustained the following injuries, some of which may be permanent:
 - a) Laceration to his head above his right eyebrow;
 - b) He was forced to get stitches;
 - c) He was forced to get a tetanus shot.
- 11. As a further result of said injuries, the plaintiff's ability to participate in his normal activities and engagements was impaired and he has been unable to fully enjoy life's daily, social, and recreational activities.
- 12. As a further result, the plaintiff, William Foster, was obliged to incur medical expenses for medical care and attention and emergency room treatment, and he may or will in the future, be obliged to incur additional expenses of a similar nature.
- 13. As a further result, the plaintiff, William Foster, was caused to miss time from work, resulting in claim for lost wages.

SECOND COUNT (As to the Defendant, Automatic Door Systems, Inc.)

Universal Drive, North Haven, Connecticut, a store known as Circuit City.

- 2. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, was the owner of the store commonly known as Circuit City.
- 3. At all times herein mentioned, the defendant, Automatic Door Systems, Inc., is a corporation organized under the laws of the State of Connecticut.
- 4. At all times herein mentioned, the defendant, Automatic Door Systems, Inc., is a corporation licensed to transact business in the State of Connecticut.
- 5. On or about June 19, 2006, the defendant, Automatic Door Systems, Inc., was responsible for the service, maintenance and/or repair of the automatic entrance and exit doors at the Circuit City store located at 19 Universal Drive, North Haven, Connecticut.
- 6. On or about June 19, 2006, the defendant, Automatic Door Systems, Inc., was in control of the automatic entrance and exit doors at the Circuit City store located at 19 Universal Drive, North Haven, Connecticut.
- 7. On or about June 19, 2006, at approximately 1:39 p.m., the plaintiff, William Foster, was a business invitee of Circuit City Purchasing Company, LLC, d/b/a Circuit City.
- 8. On said date and time, as the plaintiff was exiting the store, the automatic door failed to fully open and the plaintiff, William Foster, was caused to strike his head on said door, causing him injuries.

- 9. Said occurrence was due to the negligence and/or carelessness of the defendant, Automatic Door Systems, Inc., in any one or more of the following ways:
 - a) IN THAT the defendant, Automatic Door Systems, Inc., caused, allowed and/or permitted said door to be and remain in a hazardous and dangerous condition in that it did not open and close properly:
 - b) IN THAT the defendant, Automatic Door Systems, Inc., failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
 - c) IN THAT the defendant, Automatic Door Systems, Inc., knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;
 - d) IN THAT the defendant, Automatic Door Systems, Inc., knew of said hazardous and dangerous condition, and despite their knowledge, failed to take necessary measures to remedy said condition;
 - e) IN THAT the defendant, Automatic Door Systems, Inc., failed to warn the plaintiff of the dangerous condition, then and there existing, by placing warning signs and or other devices on or near the door;
 - f) IN THAT the defendant, Automatic Door Systems, Inc., created the dangerous and defective condition.
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- 12. As a further result, the plaintiff, William Foster, was obliged to incur medical expenses for medical care and attention and emergency room treatment, and he may or will in the future, be obliged to incur additional expenses of a similar nature.
- 13. As a further result, the plaintiff, William Foster, was caused to miss time from work, resulting in claim for lost wages.

WHEREFORE, the Plaintiff, William Foster, claims damages within the jurisdiction of the Superior Court.

Hereof fail not, but of this writ, with your doings thereon, make due service and return according to law.

Dated at North Haven, Connecticut this 13th day of November, 2007.

THE PLAINTIFF

CHRISTIM. CARRANO Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue North Haven, CT 06473

(203) 787-4844 Juris No. 422431

RETURN DATE: DECEMBER 18, 2007 : SUPERIOR COURT

WILLIAM FOSTER JUDICIAL DISTRICT OF NEW HAVEN

VS. : AT MERIDEN

CIRCUIT CITY PURCHASING : NOVEMBER 13, 2007 COMPANY, LLC, ET AL.

STATEMENT RE: AMOUNT IN DEMAND

The amount in demand, exclusive of interest and costs, is in excess of FIFTEEN THOUSAND (\$15,000.00) Dollars.

THE PLAINTIFF

M- (hunsie)

Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue North Haven, CT 06473

(203) 787-4844 Juris No. 422431

OFFICER'S RETURN

STATE OF CONNECTICUT)

) SS: Wallingford

December 18, 2007

COUNTY OF NEW HAVEN)

Then and there by virtue hereof, of this original Writ, Summons and Complaint, I served the within named defendant, Automatic Door Systems, Inc., by leaving with and in the hands of said defendant, accepted by Debbie Stannick, Office Manager, and person in charge of the office and principal place of business at time of service at: 36 Capital Drive, Wallingford, CT, a true and attested copy hereof, with my endorsement thereon.

And afterwards, on the 18th day of December, 2007, in the City of Hartford, County of Hartford, State of Connecticut, I served the within named defendant, Circuit City Purchasing Company, LLC, by leaving with and in the hands of said defendant's Registered Agent, Corporation Service Company, 50 Weston Street, Hartford, CT, a true and attested copy hereof, with my endorsement thereon.

The within and foregoing is the original Writ, Summons and Complaint, with my doings

thereon endorsed.

ATTES?

MARK J. WHITE, STATE MARSHAL NEW HAVEN COUNTY

FEES:

Travel \$ 48.00
Service 60.00
Copies 18.00
Endorse 2.80
\$128.80

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Case			09 Entered 01/07	/09 16:	02:44 D	esc Main	
SUMMONS : Except Family :		D&TWITERE COP		\"X	"ONE OF TH	E FOLLOWING	<u>.</u>
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Type or print legibly		RUCTIONS unform all copies of the summons		ÌC	less than \$	2,500	
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there are more than	n 2 plaintiffs or 4 defendants pre	epare form JD-CV-2 and attach it to the ori	ginal and all copies of the compli		\$15,000 or	more	,
		le original papers and officer's return with t rsonally before the authority taking the rec		C.	X" if applicabl		
6 Do not use this for	m for actions in which an attachi	ment, garnishment or replevy is being sou		8-1		other relief in o or in lieu of mo	nev
for other exception		OF THE STATE OF CONNECTS	CHT vou are hereby		or damag		-icy
		ce of this Summons and attached			RETURN DATE (Must be a Tue	(Mo . day. yr) ^{sday)} 5/27/08	
JUDICIAL DIST		AT (Town in which writ is returns	able) (C G S. 51-346, 51-349)		CASE TYPE (S	See JD-CV-1c)	
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PARTIES	NAME AND ADDRESS ((No., street, town ar		tividuals' Names: st. Middle Initial		Form If	D-CV-2 attached	PTY NO.
FIRST NAMED		MARTIN STREET, WEST HAVE			. 3 00	2	01
PLAINTIFF_							- "
Additional Plaintiff							02
FIRST NAMED DEFENDANT		S, INC., 444 CONNECTICUT AV CORPORATION SYSTEM, INC.					50
Additional Defendant							51
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Defendant							53
		NOTICE TO EACH	H DEFENDANT				
1. YOU ARE		•1	6. The "Appearar		may be obtai	ned at the above	;
	is a Summons in a lawsu aint attached to these par	et. pers states the claims that	Court address 7. If you believe t		ave insuranci	e that may cover	the
each Plaint	iff is making against you i	in this lawsuit.	claim that is be	-		in this lawsuit, v	
		be informed of further proceeding				ns and Complain	t to
		called an "Appearance" with the he above Court address on or be		•		mons and Comp	laint
the second	day after the above Reti	ırn Date	von spony co	nsult an a	ttorney prom	olly The Clerk	of
	ur attomey do not file a w may be entered against	vritten 'Appearance form on time you by default.	Court is not p	permitted	to give advi	ice on legal que	stions.
DATE	SIGNED ISign and "X"	proper box)	Comm of Superior Cou			ERSON SIGNING AT	LEFT
4/30/08	The water	NATE THE ADDEADANCE OF	Assistant Clerk	CHF	RISTI M. CAF	RRANO	
NAME AND ADD	DRESS OF ATTORNEY, LAW F	NTER THE APPEARANCE OF: IRM OR PLAINTIFF IF PRO SE INO. Stre		TELEPHO	NE NUMBER	JURIS NO. (If arty or	law firm)
		0 QUINNIPIAC AVE., NORTH H		203-787		422431	
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		o see that service is made in the man egal advice in connection with any law		, e	JOSE	PH M. D	Par
	· · · · · · · · · · · · · · · · · · ·	request of the Plaintiff(s) is not respo		uer Gef	•	HIEF CLER	K. K.
errors or or	nissions in the Summons, ar	ny allegations contained in the Compi	laint, or the service thereof.	-		•	
I hereby cer	tify I have read SIGNE	D (Pro Se Plaintiff)	DATE SIGN	ED	DOCKET NO.	7	
	and the above:		i				

RETURN DATE: 5/27/08

DOCKET NO: NNI CV 08 5002945 S : SUPERIOR COURT

WILLIAM FOSTER : JUDICIAL DISTRICT OF NEW HAVEN

VS. : AT MERIDEN

CIRCUIT CITY PURCHASING : APRIL 30, 2008

COMPANY, LLC, ET AL.

COMPLAINT

FIRST COUNT (As to the Defendant, Circuit City Purchasing Company, LLC)

- 1. On or about June 19, 2006, and for some time prior thereto, there existed on 19 Universal Drive. North Haven. Connecticut, a store known as Circuit City
- 2. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, was the owner of the store commonly known as Circuit City.
- 3. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, operated the business Circuit City.
- 4. At said time, the defendant, Circuit City Purchasing Company, LLC, was a limited liability company doing business in the State of Connecticut.
- 5. At all times mentioned herein, the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, was a business that invited the public to enter thereon.

- 6. At all times mentioned herein, the premises were under the defendant, Circuit City Purchasing Company, LLC's, exclusive possession and control.
- 7. On or about June 19, 2006, at approximately 1:39 p.m., the plaintiff, William Foster, was a business invitee of Circuit City Purchasing Company, LLC, d/b/a Circuit City.
- 8. On said date and time, as the plaintiff was exiting the store, the automatic door failed to fully open and the plaintiff, William Foster, was caused to strike his head on said door, causing him injuries.
- 9. Said occurrence was due to the negligence and/or carelessness of the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, in any one or more of the following ways:
 - a) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, caused, allowed and/or permitted said door to be and remain in a hazardous and dangerous condition in that it did not open and close properly:
 - b) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
 - c) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;
 - d) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, knew of said hazardous and dangerous condition, and despite their knowledge, failed to take necessary measures to remedy said condition;

- e) IN THAT the defendant, Circuit City Purchasing Company, LLC. d/b/a Circuit City, failed to warn the plaintiff of the dangerous condition, then and there existing, by placing warning signs and or other devices on or near the door;
- f) IN THAT the defendant, Circuit City Purchasing Company, LLC, d/b/a Circuit City, created the dangerous and defective condition.
- 10. As a result of the negligence of the defendant and of said occurrence, the plaintiff sustained the following injuries, some of which may be permanent:
 - a) Laceration to his head above his left eyebrow;
 - b) He was forced to get stitches;
 - c) He was forced to get a tetanus shot.
- 11. As a further result of said injuries, the plaintiff's ability to participate in his normal activities and engagements was impaired and he has been unable to fully enjoy life's daily, social, and recreational activities.
- 12. As a further result, the plaintiff, William Foster, was obliged to incur medical expenses for medical care and attention and emergency room treatment, and he may or will in the future, be obliged to incur additional expenses of a similar nature.
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SECOND COUNT (As to the Defendant, Automatic Door Systems, Inc.)

- 1. On or about June 19, 2006, and for some time prior thereto, there existed on 19 Universal Drive, North Haven, Connecticut, a store known as Circuit City.
- 2. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, was the owner of the store commonly known as Circuit City.
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 - b) IN THAT the defendant, Automatic Door Systems, Inc., failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
 - c) IN THAT the defendant, Automatic Door Systems, Inc., knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;
 - d) IN THAT the defendant, Automatic Door Systems, Inc., knew of said hazardous and dangerous condition, and despite their knowledge, failed to take necessary measures to remedy said condition:
 - e) IN THAT the defendant, Automatic Door Systems, Inc., failed to warn the plaintiff of the dangerous condition, then and there existing, by placing warning signs and or other devices on or near the door;
 - f) IN THAT the defendant, Automatic Door Systems, Inc., created the dangerous and defective condition.

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 - c) He was forced to get a tetanus shot.
- 11. As a further result of said injuries, the plaintiff's ability to participate in his normal activities and engagements was impaired and he has been unable to fully enjoy life's daily, social, and recreational activities.
- 12. As a further result, the plaintiff, William Foster, was obliged to incur medical expenses for medical care and attention and emergency room treatment, and he may or will in the future, be obliged to incur additional expenses of a similar nature.
- 13. As a further result, the plaintiff, William Foster, was caused to miss time from work, resulting in claim for lost wages.

1HIRD COUNT (As to the Defendant, Airlock Door Controls)

- 1. On or about June 19, 2006, and for some time prior thereto, there existed on 19 Universal Drive, North Haven, Connecticut, a store known as Circuit City.
- 2. At all relevant times, the defendant, Circuit City Purchasing Company, LLC, was the owner of the store commonly known as Circuit City.

- 3. At all times herein mentioned, the defendant, Airlock Door Controls, is a corporation licensed to transact business in the State of Connecticut.
- 4. On or about June 19, 2006, the defendant, Airlock Door Controls, was responsible for the service, maintenance and/or repair of the automatic entrance and exit doors at the Circuit City store located at 19 Universal Drive, North Haven, Connecticut.
- 5. On or about June 19, 2006, the defendant, Airlock Door Controls, was in control of the automatic entrance and exit doors at the Circuit City store located at 19 Universal Drive, North Haven, Connecticut.
- 6. On or about June 19, 2006, at approximately 1:39 p.m., the plaintiff, William Foster, was a business invitee of Circuit City Purchasing Company, LLC, d/b/a Circuit City.
- 7. On said date and time, as the plaintiff was exiting the store, the automatic door tailed to fully open and the plaintiff, William Foster, was caused to strike his head on said door, causing him injuries.
- 8. Said occurrence was due to the negligence and/or carelessness of the defendant, Airlock Door Controls, in any one or more of the following ways:
 - a) IN THAT the defendant, Airlock Door Controls, , caused, allowed and/or permitted said door to be and remain in a hazardous and dangerous condition in that it did not open and close properly;

- b) IN THAT the defendant, Airlock Door Controls, failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
- c) IN THAT the defendant, Airlock Door Controls, knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;
- d) IN THAT the defendant, Airlock Door Controls, knew of said hazardous and dangerous condition, and despite their knowledge, failed to take necessary measures to remedy said condition;
- e) IN THAT the defendant, Airlock Door Controls, failed to warm the plaintiff of the dangerous condition, then and there existing, by placing warning signs and or other devices on or near the door;
- f) IN THAT the defendant, Airlock Door Controls, created the dangerous and defective condition.
- 10. As a result of the negligence of the defendant and of said occurrence, the plaintiff sustained the following injuries, some of which may be permanent:
 - a) Laceration to his head above his left eyebrow;
 - b) He was forced to get stitches;
 - c) He was forced to get a tetanus shot.
- 11. As a further result of said injuries, the plaintiff's ability to participate in his normal activities and engagements was impaired and he has been unable to fully enjoy life's daily, social, and recreational activities.

- 12. As a further result, the plaintiff, William Foster, was obliged to incur medical expenses for medical care and attention and emergency room treatment, and he may or will in the future, be obliged to incur additional expenses of a similar nature.
- 13. As a further result, the plaintiff, William Foster, was caused to miss time from work, resulting in claim for lost wages.

FOURTH COUNT (As to the Defendant, Circuit City Stores, Inc.)

- 1. On or about June 19, 2006, and for some time prior thereto, there existed on 19 Universal Drive, North Haven, Connecticut, a store known as Circuit City.
- 2. At all relevant times, the defendant, Circuit City Stores, Inc., was the owner of the store commonly known as Circuit City.
- 3. At all relevant times, the defendant, Circuit City Stores, Inc., operated the business Circuit City.
- 4. At said time, the defendant, Circuit City Stores, Inc., was a corporation organized and existing under the laws of the State of Connecticut, with a principle place of business located at 444 Connecticut Avenue, Norwalk, Connecticut.
- 5. At said time, the defendant, Circuit City Stores, Inc., was a corporation doing business in the State of Connecticut.

- 6. At all times mentioned herein, the defendant, Circuit City Stores, Inc., was a business that invited the public to enter thereon.
- 7. At all times mentioned herein, the premises were under the defendant, Circuit City Stores, Inc.'s, exclusive possession and control.
- 8. On or about June 19, 2006, at approximately 1:39 p.m., the plaintiff, William Foster, was a business invitee of Circuit City Stores, Inc., d/b/a Circuit City.
- 9. On said date and time, as the plaintiff was exiting the store, the automatic door failed to fully open and the plaintiff, William Foster, was caused to strike his head on said door, causing him injuries.
- 10. Said occurrence was due to the negligence and/or carelessness of the defendant, Circuit City Stores, Inc., d/b/a Circuit City, in any one or more of the following ways:
 - a) IN THAT the defendant, Circuit City Stores, Inc., d/b/a Circuit City, caused, allowed and/or permitted said door to be and remain in a hazardous and dangerous condition in that it did not open and close properly;
 - b) IN 1HA1 the detendant, Circuit City Stores, Inc., d/b/a Circuit City, failed to inspect said door with sufficient frequency to discover and/or rectify said hazardous and dangerous condition;
 - c) IN THAT the defendant, Circuit City Stores, Inc., d/b/a Circuit City, knew, or in the exercise of reasonable care and inspection, should have known of said hazardous and dangerous condition, but failed to take necessary measures to remedy said condition;

WHEREFORE, the Plaintiff, William Foster, claims damages within the jurisdiction of the Superior Court.

Hereof fail not, but of this writ, with your doings thereon, make due service and return according to law.

Dated at North Haven, Connecticut this 30th day of April, 2008.

THE PLAINTIFF

BY:

CHRISTI M. CARRANO Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue North Haven, CT 06473 (203) 787-4844

Juris No. 422431

RETURN DATE: 5/27/08

DOCKET NO: NNI CV 08 5002945 S

SUPERIOR COURT

WILLIAM FOSTER

JUDICIAL DISTRICT OF NEW HAVEN

VS.

AT MERIDEN

CIRCUIT CITY PURCHASING COMPANY, LLC, ET AL.

APRIL 30, 2008

STATEMENT RE: AMOUNT IN DEMAND

The amount in demand, exclusive of interest and costs, is in excess of FIFTEEN THOUSAND (\$15,000.00) Dollars.

THE PLAINTIFF

V. 1 MANN.

CHRISTI M. CARRANO Carrano & Carrano, L.L.C. 270 Quinnipiac Avenue

North Haven, CT 06473

(203) 787-4844 Juris No. 422431 DOCKET NO.: NNI CV 08 5002945 S

: SUPERIOR COURT

WILLIAM FOSTER

: JUDICIAL DISTRICT OF NEW HAVEN

V.

: AT MERIDEN

CIRCUIT CITY PURCHASING COMPANY ET AL.: APRIL 14, 2008

MOTION TO CITE IN PARTY DEFENDANT

The Plaintiff, William Foster, by and through his counsel, hereby moves this court to allow said plaintiff to cite in as a party defendant, Circuit City Stores, Inc. The reasons are fully set out in the attached Memorandum of Law in support of the plaintiff's Motion to Cite In Party Defendant.

THE PLAINTIFF

Christi M Carrano, His Attorney

CARRANO & CARRANO, L.L.C.

270 Quinnipiac Avenue

North Haven, Connecticut 06473

(203) 787-4844

Juris Number: 422431

ORAL ARGUMENT NOT REQUESTED TESTIMONY NOT REQUIRED

SUPERIOR COURT

CHIEF CLERK

1/18

STATE OF CONNECTICUT	$\Gamma\}$		
	} SS	HARTFORD,	MAY 5, 2008
COUNTY OF HARTFORD	}		

Then and by virtue hereof, on the 5th day of May, 2008, and by the direction of the plaintiff's attorney, I made due and legal service on the within named defendant, CIRCUIT CITY STORES, INC., by leaving a verified true and attested copy of the within original Writ, Summons, Complaint, Statement Re: Amount In Demand, Motion To Cite In Party Defendant and Order, with and in the hands of Luz Marquis. Special Assistant for Prentice-Hall Corporation System, Agent For Service for said defendant, at 50 Weston Street, in the City of Hartford.

The within is the original Writ, Summons, Complaint, Statement Re: Amount In Demand, Motion To Cite In Party Defendant and Order, with my doings hereon endorsed.

FFFS:	ATTEST:

Pages	\$ 16.00	Correct of Lord of
Endorsem	ents 2.00	NANCÝ F. MARINO
Service	30.00	STATE MARSHAL
Travel	5.05	HARTFORD COUNTY
Total	\$ 53.05	